IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

LEON CAINE, : CIVIL ACTION NO. 1:16-CV-2153

:

Plaintiff : (Chief Judge Conner)

:

:

ELLEN KOLMAN, et al.,

v.

:

Defendants

ORDER

AND NOW, this 13th day of January, 2017, upon consideration of the report (Doc. 9) of Magistrate Judge Martin C. Carlson, recommending the court dismiss the above-captioned matter with prejudice in light of the failure of *pro se* plaintiff Leon Caine ("Caine") to file a curative second amended pleading within the time period provided by the court, (see id. at 2-4; see also Doc. 8), and it appearing that Caine did not object to the report, see FED. R. CIV. P. 72(b), and the court noting that failure of a party to timely object to a magistrate judge's conclusions "may result in forfeiture of *de novo* review at the district court level," Nara v. Frank, 488 F.3d 187, 194 (3d Cir. 2007) (citing Henderson v. Carlson, 812 F.2d 874, 878-79 (3d Cir. 1987)), but that, as a matter of good practice, a district court should "afford some level of review to dispositive legal issues raised by the report," Henderson, 812 F.2d at 878; see also Taylor v. Comm'r of Soc. Sec., 83 F. Supp. 3d 625, 626 (M.D. Pa. 2015) (citing Univac Dental Co. v. Dentsply Int'l, Inc., 702 F. Supp. 2d 465, 469 (M.D. Pa. 2010)), in order to "satisfy itself that there is no clear error on the face of the record," FED. R. CIV. P.

72(b), advisory committee notes, and the court finding no error in the report and in full agreement with Judge Carlson's analysis, it is hereby ORDERED that:

- 1. The report (Doc. 9) of Magistrate Judge Carlson is ADOPTED.
- 2. Caine's complaint (Doc. 1) and amended complaint (Doc. 7) are DISMISSED with prejudice.
- 3. The Clerk of Court is directed to CLOSE this case.
- 4. Any appeal from this order is deemed to be frivolous and not taken in good faith. See 28 U.S.C. § 1915(a)(3).

/S/ CHRISTOPHER C. CONNER
Christopher C. Conner, Chief Judge
United States District Court
Middle District of Pennsylvania